# Case 17-10933: 1000c13110FdedD0509047 1 Entere 05309/17 1295756 7 Desc Main UNITED OCTATES BANKBULTO 190RT DISTRICT OF MASSACHUSETTS

#### Proceeding Memorandum/Order

In Re: Helen Cameron

Case/AP Number 17-10933 -FJB

Chapter 7

#1 Chapter 7 Voluntary Petition for Individuals with deficiencies and Matrix. Filed by Helen Cameron.

COURT ACTION:			
Hearing held			
Granted	Approved	Moot	
Denied	Denied without prejudice		Withdrawn in open court
Overruled	_Sustained		
Continued to			
Proposed order to be	e submitted by		
Stipulation to be su	ubmitted by		
No appearance by			
Show Cause Order	Released	Enforced	
DECISION SET OUT MORE FULL	LY BY COURT AS FOLL	OWS:	
The Debtor having failed to	complete the credit c	ounseling requirem	ent imposed by 11 U.S.C. 8

109(h) in the 180-day period ending on the date of the filing of the bankruptcy petition, the Court finds that the Debtor is not eligible to be a debtor under the Bankruptcy Code. See 11

U.S.C. § 109(h)(1). Accordingly, this case is hereby dismissed.

IT IS SO ORDERED:

Dated: 05/19/2017

## Case 17-10933: 10.7ec1/7110176edD05/30/417t 1 EFittere 0 5/5/07/17 12.4g 3256f 7 Desc Main Doormeent Plage 20 of 25

Official Form 417A (12/15)

U.S. BANKRUPTCY COURT

[Caption as in Form 416A, 416B, or 416D, as appropria 29] 1 HAY 30 P 2: 38

### NOTICE OF APPEAL AND STATEMENT OF ELECTION

Part '	I: Identify the appellant(s)					
1.	Name(s) of appellant(s): Helen Camerm					
2.	Position of appellant(s) in the adversary proceeding or bankruptcy case that is the subject appeal:					
	For appeals in an adversary proceeding.  Plaintiff	For appeals in a bankruptcy case and not in an adversary proceeding.				
	☐ Defendant ☐ Other (describe)	☐ Debtor Creditor Trustee Other (describe)				
Part :	2: Identify the subject of this app	<u>eal</u>				
1.	Describe the judgment, order, or decree appealed from: Dismissal					
2.	State the date on which the judgment, order, or decree was entered: May 19, 2017					
Part :	3: Identify the other parties to the	appeal				
	e names of all parties to the judgment, orde lephone numbers of their attorneys (attach	er, or decree appealed from and the names, addresses additional pages if necessary):				
1.	Party: Attorney:	Not Represented				
2.	Party: Attorney:					

### Case 17-10933:e 1010 cc1/71110 261 ed D05/30/417 t 1 Entere d 5/3/3/0/17 12.4 g 5/3 35 6 f 7 Desc Main D0 our ment Plage 22 of 25

### Part 4: Optional election to have appeal heard by District Court (applicable only in certain districts)

If a Bankruptcy Appellate Panel is available in this judicial district, the Bankruptcy Appellate Panel will hear this appeal unless, pursuant to 28 U.S.C. § 158(c)(1), a party elects to have the appeal heard by the United States District Court. If an appellant filing this notice wishes to have the appeal heard by the United States District Court, check below. Do not check the box if the appellant wishes the Bankruptcy Appellate Panel to hear the appeal.

Appellant(s) elect to have the appeal heard by the United States District Court rather than by the Bankruptcy Appellate Panel.

Date: 5/29/ 2017

Part 5: Sign below

Signature of attorney for appellant(s) (or appellant(s)

if not represented by an attorney)

Name, address, and telephone number of attorney

(or appellant(s) if not represented by an attorney):

Fee waiver notice: If appellant is a child support creditor or its representative and appellant has filed the form specified in § 304(g) of the Bankruptcy Reform Act of 1994, no fee is required.

### Case 17-10933e 10.76cd/711026dedD05/30/47t 1 Entereed 5/3/3/0/17 12.4gs/3/456f 7 Desc Main Discourrent Plage 22 of 25

U. S. Court of Appeals

AND

U.S. Bankruptcy Court Eastern Massachusetts

John J. Moakley U. S. Courthouse

5 Post Office Square - Floor 11

10 Courthouse Way, Ste 2300

Boston, MA 02108

Boston, MA 02108

- NOTICE OF APPEAL OF DISMISSAL OF CHAPTER 7 CASE ENTERED ON MAY 19, 2017 AT DOCKET ENTRY NO: 151; AND
- 2. NOTICE OF APPEAL OF DISMISSAL OF ADVERSARY PROCEEDING ENTERED ON MAY 19, 2017 AT DOCKET ENTRY NO: 143; AND
- 3. REQUEST FOR ASSEMBLY OF ENTIRE RECORD ON APPEAL; AND
- 4. MOTION FOR STAY OF EXECUTION PENDING APPEAL
- 5. APPEAL IS TAKEN FROM U.S.BANKRUPTCY COURT EASTERN DISTRICT OF MASSACHUSETTS TO FEDERAL APPEALS COURT LOCATED AT:
  5 COURTHOUSE WAY BOSTON, MA
- 6. APPEALED FROM:

In Re: Helen Cameron, Debtor, Unrepresented by Counsel

Case No.: 17-10933 FJB and

Case No.: 17-01046 (Adv. Proc.)

- 7. Issues Appeal Taken From:
  - 1. Order of Dismissal of Chapter 7 and all other judgments, orders, or decrees entered on May 19, 2017 at <u>Docket No.: 151;</u> and
  - Order of Dismissal of Adversary Proceeding entered on May 19, 2017 at Docket No.: 143
- 8. Orders are not attached as/Orders are not yet available to Debtor.

Respectfully submitted,

Helen Cameron - POB 260672/-/Boston, MA 02126 - May 29, 2017

CERTIFICATE OF SERVICE: I have mailed a copy of the above by first class mail on May 30, 2017 with sufficient postage affixed as follows:

John Fitzgerald, U.S. Trustee

John O. Desmond, Trustee

5 Post Office Square - Floor 11

5 Edgehill Rd – Ste 30A

Boston, MA 02108

Framingham, MA 10701

Respectfully, Helen Capperon POB 672 - Boston, MA 02126

### Case 17-102933: 10107ec1/711107FiledD015/370/417t 1 EFitterret 0/15/370/17 124g587556f 7 Desc Main

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UNITED STATES BANKRUPTCY COURT
DISTRICT OF MASSACHUSETTS

Proceeding Memorandum/Order

In Re: Helen Cameron

Case/AP Number 17-10933 -FJB Chapter 7

#1 Chapter 7 Voluntary Petition for Individuals with deficiencies and Matrix. Filed by Helen Cameron.

Hearing held			
Granted	Approved	Moot	
Denied	Denied without	prejudice	Withdrawn in open court
Overruled	Sustained		
Continued to			
Proposed order	to be submitted by		
Stipulation to	be submitted by		
No appearance h	oy		
Show Cause Order	Released	Enforced	
DECISION SET OUT MORE	FULLY BY COURT AS	FOLLOWS:	
The Debtor having faile			uirement imposed by 11 U.S.C. §

The Debtor having failed to complete the credit counseling requirement imposed by 11 U.S.C. § 109(h) in the 180-day period ending on the date of the filing of the bankruptcy petition, the Court finds that the Debtor is not eligible to be a debtor under the Bankruptcy Code. See 11 U.S.C. § 109(h)(1). Accordingly, this case is hereby dismissed.

IT IS SO ORDERED:

Dated: 05/19/2017

Frank J. Bailey

Jeans / Buling

### Case 17-100383e 10107ec1/711101761edD015/03/0417t 1 Enthemole 15/05/03/0/17 124g88/05/0f 7 Desc Main

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Case 17-01046 Doc 4 Filed 05/19/17 Entered 05/19/17 15:36:51 Desc Main UNITED STATES BANKRUPTCY COURT DISTRICT OF MASSACHUSETTS

Proceeding Memorandum/Order

In Re: Cameron v. U.S Bank Trust, N.A as Trustee for LSF9
 Master Par

Case/AP Number 17-01046 -FJB Chapter

#1 Adversary case 17-01046. Complaint by Helen Y Cameron against U.S Bank Trust, N.A as Trustee for LSF9 Master Participation Trust.

COURT ACTION:			
Hearing held			
Granted	Approved	Moot	
Denied	Denied without p	orejudice	Withdrawn in open court
Overruled	Sustained		
Continued to			
Proposed orde	er to be submitted by		
Stipulation t	o be submitted by		
No appearance	e by		
Show Cause Order	Released	Enforced	
DECISION SET OUT MO	RE FULLY BY COURT AS I	FOLLOWS:	
As the Debtor's chapte lack of subject matter	er 7 case has been dismi	ssed, this adversa	ry proceeding is dismissed for

IT IS SO ORDERED:

Dated: 05/19/2017

Frank J. Bailey United States Bankruptcy Judge

Jeans / Buly

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### UNITED STATES BANKRUPTCY COURT

DISTRICT OF MASSACHUSETTS

In Re: Helen Cameron Chapter 7
Bankruptcy Case 17–10933
Judge Frank J. Bailey

#### NOTICE OF FILING OF APPEAL TO DISTRICT COURT

A Notice of Appeal and an Election to have the appeal heard in the United States District Court were filed on MAY 30, 2017 in the above case/proceeding.

Please refer to 28 U.S.C. § 158(c)(1), Federal Rule of Bankruptcy Procedure 8001 et seq., and Local Rule 203 of the U.S. District Court. Also, pursuant to Federal Rule of Bankruptcy Procedure 8006 the Appellant must file with the Clerk of this Court, a Designation of the Record on Appeal and a Statement of the Issues to be presented on Appeal, within fourteen (14) days of the filing of the:

- 1. Notice of Appeal, or
- 2. Entry of an Order granting leave to appeal, or
- 3. Entry of an Order disposing of the last timely motion outstanding of a type specified in Rule 8002(b),

whichever is later.

A copy of the Designation and Statement shall be served by the Appellant on the Appellee.

The Appellee may file a Designation of Additional Papers to be included in the Record on Appeal within fourteen (14) days after service of the Appellant's Designation and Statement.

Upon the filing of the Designation of Record and Statement of Issues on Appeal, and after expiration of the fourteen (14) day period for the Appellee to file a Designation of Additional Papers, the Clerk's Office will forward the documents designated by the parties to the United States District Court electronically.

If a party to the appeal designates any sealed document to be part of the record on appeal, that party must file a motion with the court which the appeal is pending requesting that court to accept the sealed document. If the motion is granted, the movant must notify the bankruptcy court of the ruling. See Fed.R. Bankr.P.8009(f).

It is the duty of the parties to order a transcript of the proceedings or relevant parts thereof. If no transcript is ordered, the parties must also advise the court by filing "Certificate of No Transcript Ordered." See Fed.R.Bankr.P. 8010(b).

It is the duty of the parties to insure that the Record on Appeal is complete. The Clerk of the Bankruptcy Court will transmit the Record on Appeal as assembled by the parties.

Date:5/30/17 Mary P. Sharon

Clerk, U.S. Bankruptcy Court

By the Court,

<u>Joan M. Regan</u> Deputy Clerk (617) 748– 5342